Exhibit 1

2 3 4	ADAM B. WOLF (Cal Bar No. 215914) SARA B. CRAIG (CAL BAR NO. 301290) Peiffer Wolf Carr Kane Conway & Wise, LLP 555 Montgomery Street, Suite 820 San Francisco, CA 94111 Telephone: 415.766.3544 Facsimile: 415.840.9435			
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15	Counsel for Plaintiff			
16	UNITED STATES DISTRICT COURT			
17	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
18 19 20	IN RE: UBER TECHNOLOGIES, INC. PASSENGER SEXUAL ASSAULT LITIGATION		MDL No. 3084 CRB PLAINTIFF A.R.'S FIRST SUPPLEMENTAL REPONSE TO DEFENDANTS UBER TECHNOLOGIES, INC., RASIER, LLC, AND RASIER-CA, LLC'S INTERROGATORIES	
21222324	This Document Relates to: A.R. v. Uber Technologies, Inc., et al., 3:24-cv-07821			
25 26	PROPOUNDING PARTIES:		ITS UBER TECHNOLOGIES, INC., RASIER, RASIER-CA, LLC	
27 28	RESPONDING PARTY:	PLAINTIFF	A.R.	

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on this issue. Plaintiff reserves the right to supplement this response at a later time should she obtain or recall more responsive, nonprivileged, relevant information. **INTERROGATORY NO. 3**: Identify ANY INJURIES YOU sustained because of the ALLEGED INCIDENT AND ANY DAMAGES to which YOU claim OR expect to claim that YOU are entitled as a result of the ALLEGED INCIDENT. <u>SUPPLEMENTAL RESPONSE TO INTERROGATORY NO. 3:</u> 8 Plaintiff objects to Interrogatory No. 3 to the extent that it requires a legal conclusion and/or the disclosure of information that is protected from disclosure by the attorney-client privilege and/or the attorney work-product doctrine. Plaintiff further objects to the extent that this Request seeks, prematurely, expert materials and/or opinions, as doing so impermissibly intrudes upon her counsel's work product. Plaintiff further objects that case specific discovery has just begun, and as such this request may be premature. Subject to and without waiving the foregoing objections, Plaintiff responds as follows: The Alleged Incident has caused Plaintiff to experience the following: in the immediate aftermath of the Alleged Incident; since the date of the Alleged Incident and to this day; since the date of the Alleged Incident and to this day; since the date of the Alleged Incident and to this day; experienced since the date of the Alleged Incident and to this day; experienced since the date of the Alleged Incident and to this day;

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2		experienced since the date of the Alleged Incident and to this day;	
3	_		
4		experienced since the date of the Alleged Incident and to this day;	
5	-	experienced for months following the	
6		Alleged Incident;	
7	-	experienced for months following the Alleged Incident;	
8	_	experienced for months following the Alleged	
9		Incident;	
10	_		
11		experienced since the date of the Alleged Incident	
12		and to this day;	
13	_		
14		experienced since the date	
15		of the Alleged Incident and to this day;	
16	_	since the date of the Alleged Incident	
17		and to this day;	
18	_	for weeks	
19		following the date of the Alleged Incident; and	
20	_		
21		since the date of the Alleged Incident and to this day.	
22		Additionally, Plaintiff will not be seeking vocational or academic injuries.	
23		If Defendants believe further data is relevant and subject to discovery, Plaintiff is willing to confer	
24	on this issue. Plaintiff reserves the right to supplement this response at a later time should she obtain or		
25	recall	more responsive, nonprivileged, relevant information.	
26	INTE	RROGATORY NO. 6:	
27		IDENTIFY ANY MEDICAL PRACTITIONER who has diagnosed, examined, AND/OR	
28	provid	ed YOU with ANY psychological, psychiatric, OR other mental health treatment, at ANY time	
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		A.R.'S FIRST SUPPLEMENTAL RESPONSES TO DEFENDANTS' INTERROGATORIES, SET ONE	